

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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					V.

Barclay et al.

Application No.:

Filed:

For:

10/082,770

February 25, 2002

Group No.:

1752

Examiner:

Y. Thornton NOVEL POLYMERS AND PHOTORESIST COMPOSITIONS COMPRISING

SAME

Mail Stop _ **Commissioner for Patents** P.O. Box 1450 Alexandria, Virginia 22313-1450

AMENDMENT TRANSMITTAL

1. Transmitted herewith is an amendment for this application.

STATUS

2. Applicant is

> [] a small entity.

other than a small entity.

EXTENSION OF TERM

"Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment

CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. 1.8(a))

I hereby certify that, on the date shown below, this correspondence is being:

MAILING

[X] deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450

Date: January 26, 2004

FACSIMILE

transmitted by facsimile to the Patent and Trademark Office.

Peter F. Corless

(type or print name of person certifying)

(Amendment Transmittal-page 1 of 4)

after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 C.F.R. 1.645 for extensions of time in interference proceedings, and 37 C.F.R. 1.550(c) for extensions of time in reexamination proceedings.

3. The proceedings herein are for a patent application and the provisions of 37 C.F.R. 1.136 apply.

(complete (a) or (b), as applicable)

(a) [X] Applicant petitions for an extension of time under 37 C.F.R. 1.136 (fees: 37 C.F.R. 1.17(a)(1)-(4)) for the total number of months checked below:

	Extension	Fee for other than	Fee for	
	(months)	small entity	small entity	
[]	one month	\$110.00	\$55.00	
[X]	two months	\$420.00	\$210.00	
[]	three months	\$950.00	\$475.00	
[]	four months	\$1,480.00	\$740.00	
[]	five months	\$2,010.00	\$1,005.00	

Fee: \$ <u>420.00</u>

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

[]	An extraction An extraction An extraction and extra	tension for months has already been secured. The fee paid therefor of is deducted from the total fee due for the total months of extension now ted.
		Extension fee due with this request \$_420.00
		OR
(L)	ſЭ	Applicated to the state of the

(b) [] Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

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FEE FOR CLAIMS

4. The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

TC 1700

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the additional time consumed in making up the original deficiency. If the maximum, six-month period has expir- before the deficiency is noted and corrected, the application is held abandoned. In those instances where autho to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee defi should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).	ed rization i order	h period has expi ances where auth Finance Branch	six-moni ose inst he PTO	imum, s ed. In the ers to th	e maxii ndoned he pape	iency. If the is held aba eturning th ation to cha	he original d the applicati encountered cases. Autho	aking up i corrected, lelays are ion on the	sumed in m noted and o rocessing a prior to act	time consu ciency is no cluded, pro charges pri	tional t ne defic e is inc these c	the addit before th to charge to apply	NOTE:
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